Supreme Court of Florida

No. 73,289

ADRIAN AVERY, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[November 30, 19891

BARKETT, J.

We have for review <u>State v. Averv</u>, 531 So.2d **182, 188** (Fla. 4th DCA **1988**), in which the district court certified the following question to be of great public importance:

May evidence, obtained as a result of defendant's consent to search, be suppressed by the trial court as "coerced" upon the sole ground that the officer(s) boarded a bus (or other public transport) and randomly sought consent from passengers?

We have discretionary jurisdiction. Art. V, § 3(b)(4), Fla. Const. For the reasons expressed in <u>Bostick v. State</u>, No. 70,996 (Fla. Nov. 30, 1989), we answer the certified question, as rephrased therein, in the affirmative, quash the opinion of the district court, and remand to the district court for proceedings consistent with <u>Bostick</u>.

It is so ordered.

EHRLICH, C.J., and SHAW and KOGAN, JJ., Concur GRIMES, J., Dissents with an opinion, in which ${\tt OVERTON}$ and ${\tt McDONALD}$, JJ., Concur

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, $^{\mathrm{IF}}$ FILED, DETERMINED.

GRIMES, J., dissenting.

I dissent for the reasons expressed in my dissenting opinion in Bostick v. State, No. 70,996 (Fla. Nov. 30, 1989).

OVERTON and McDONALD, JJ., Concur

Application for Review of the Decision of the District Court of Appeal - Certified Great Public Importance

Fourth District - Case No. 87-0270 (Palm Beach County)

Richard L. Jorandby, Public Defender, and Jeffrey L. Anderson, Assistant Public Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Richard A. Butterworth, Attorney General; and Richard G. Bartmon and Amy Lynn Diem, Assistant Attorneys General, West Palm Beach, Florida,

for Respondent